

ACR0372 ALABAMA JUDICIAL INFORMATION SYSTEM CASE: CC 2002 000325.00
 OPER: DBH CASE ACTION SUMMARY
 PAGE: 1 CIRCUIT CRIMINAL RUN DATE: 03/13/2002
 =====
 IN THE CIRCUIT COURT OF MONTGOMERY JUDGE: EWR

STATE OF ALABAMA VS WRIGHT KONDELL DEMOND
 7406 HWY 94
 CASE: CC 2002 000325.00 RAMER, AL 36069 0000

DOB: 09/23/1982 SEX: M RACE: B HT: 5 07 WT: 135 HR: BLK EYES: BRO
 SSN: 420137476 ALIAS NAMES:
 =====
 CHARGE01: MURDER CAPITAL CODE01: CMUR LIT: MURDER CAPITAL TYP: F #: 001
 CHARGE02: MURDER CAPITAL CODE02: CMUR TYP: F #: 001
 CHARGE03: CONSPIRACY -ROBBERY CODE03: ROB1C TYP: F #: 001
 CHARGE04: ROBBERY 1ST CODE04: ROB1 TYP: F #: 001
 CHARGE05: ASSAULT 1ST DEGREE CODE05: ASS1 TYP: F #: 001
 CHARGE06: ASSAULT 1ST DEGREE CODE06: ASS1 TYP: F #: 001
 OFFENSE DATE: 03/03/2001 AGENCY/OFFICER: 0030100

DATE WAR/CAP ISS: DATE ARRESTED: 03/15/2001
 DATE INDICTED: 03/08/2002 DATE FILED: 03/13/2002
 DATE RELEASED: DATE HEARING:
 BOND AMOUNT: \$.00 SURETIES:

DATE 1: DESC: TIME: 0000
 DATE 2: 03/25/2002 DESC: ARRG TIME: 0300 P

TRACKING NOS: GJ 2002 030285 00 /

DEF/ATY: Sterling Frith A TYPE: Jerry Heilman
 00000

DATE: 13✓
 0000 Oct. 21✓
 Oct. 21
 Oct. 21

PROSECUTOR:

OTH CSE: GJ200203028500 CHK/TICKET NO: WR 01-147 GRAND JURY: 285
 COURT REPORTER: SID NO: 000000000
 DEF STATUS: JAIL DEMAND: OPER: DBH

DATE ACTIONS, JUDGEMENTS, AND NOTES

3-15-08 Request for Discovery
 4-16-02 Δ appeared before the court for arraignment
 & status/scheduling conference with attorneys
 Frith & Heilman. The state read the
 indictment to Δ at which time he
 entered a plea of not guilty & not
 guilty by reason of mental disease
 or defect.
 Trial set 10-21-02 @ 9:00 AM
 Eugene W. Fene
 4-5-02 Appl. For YOA

EXHIBIT A

State of Alabama Unified Judicial System Form C-7 Rev 2/79		CASE ACTION SUMMARY CONTINUATION		Case Number CC-2002-325
Style: <u>State vs. Kendall Demond Wright</u> Page Number _____ of _____ Pages				
DATE	ACTIONS, JUDGMENTS, CASE NOTES			
1-8-03	<p>Δ with attorneys appeared before the Court. Pursuant to plea agreement, State's Motions to Volle Pross Counts I, IV and V Granted. State's Motion to Amend Count II to Felony Murder (during robbery) GRANTED. Δ will plead to Count II as amended to Felony Murder and Count III - Conspiracy to Commit Robbery and Count VI - Assault First Degree. (See below.) Eugene W. Reese</p>			
1-8-03	<p> The Defendant comes before the Court with Attorney of record and pleads from not guilty to guilty of Count I - Felony Murder (during robbery), Count II - Conspiracy to Commit Robbery, and Count VI - Assault First Degree. The Court on the Record fully explained to Defendant all Constitutional rights. The Court is convinced that Defendant came into the Court voluntarily and understands all Constitutional rights. Exhibit A is signed by by Defendant and the Record affirmatively shows colloquy between the Judge and Defendant as to Defendant's full and complete understanding as to Constitutional rights and as to all of the waivers they a guilty plea effects and the consequences thereof. Upon this conclusion of said colloquy the Court accepts the guilty plea and finds the Defendant guilty of Count I - Felony Murder, Count III - Conspiracy to Commit Robbery, and Count VI - Assault First Degree. Eugene W. Reese </p>			
A-3				

[illegible]